

## **Conflict Minerals Policy**

It is the policy of Owens-Illinois, Inc. ("O-I") to comply with all applicable laws, including Section 1502 of the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 ("Section 1502"). As required by Section 1502, the U.S. Securities and Exchange Commission ("SEC") has adopted a rule (the "SEC Rule") regarding disclosure and reporting requirements with respect to certain conflict minerals – cassiterite, columbite-tantalite, gold and wolframite, and their derivatives tin, tantalum and tungsten ("Conflict Minerals"). The SEC Rule requires publicly traded companies to disclose the presence of Conflict Minerals originating in the Democratic Republic of the Congo or adjoining countries (the "DRC Region") in the products that such companies manufacture or contract to manufacture, if the Conflict Minerals are necessary to the functionality or production of such products as defined under the Rule.

As stated in O-I's Global Code of Business Conduct and Ethics, O-I is committed to conducting its business in a sustainable and ethical manner. O-I applies its high standards of ethical conduct and compliance with applicable laws in its procurement practices. O-I expects its suppliers to conduct themselves according to those standards. To that end, O-I is taking steps to determine the origin and status of any Conflict Minerals that may be necessary to its products' functionality or production. O-I will work closely with its supply chain partners and will seek, over time, to identify, reduce and, where appropriate, eliminate the use in its products of conflict minerals that originate in the DRC Region and support armed conflict or violence.

It is O-I's policy to comply with the disclosure and reporting requirements applicable to O-I under the SEC Rule. O-I is committed to working with its global supply chain to comply with the SEC Rule, and O-I will communicate to its vendors its expectations concerning their support in this effort.